

George Anno Regni *Monck* 9
No. 2.

GULIELMI III. REGIS.

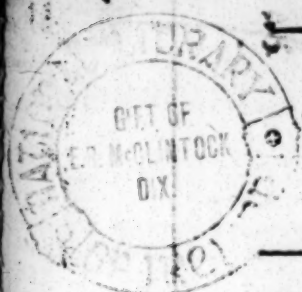
Angliæ, Scotiæ, Franciæ & Hiberniæ,
Undecimo & Duodecimo.

At the Parliament begun at *Westminster* the Four and twentieth day of *August*, Anno Dom. 1698. In the Tenth Year of the Reign of our Sovereign Lord *WILLIAM* the Third, by the Grace of God, of *England, Scotland, France* and *Ireland* King, Defender of the Faith, &c.

And from thence continued by several Prorogations and Adjournments to the Sixteenth day of *November*, 1699, being the Second Session of this present Parliament.



16/2
clerk
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in *Essex Street*, 1700.



(2)

Anno Undecimo & Duodecimo
GULIELMI III. Regis.

An ACT for Granting an Aid to His Majesty, by Sale of the Forfeited and other Estates and Interests in Ireland; and by a Land-Tax in England, for the several purposes therein mentioned.

Most Gracious Sovereign,

For applying the Estates of the Rebels and Traytors in Ireland, to the ease of his Majesties English Subjects, who were at a very great Expence in Reducing that Kingdom to the Obedience of the Crown of England.

All Lands, Tenements, Rents &c. in Ireland, whereof any persons who are or shall be Convicted or Attainted of Treason or Rebellion.

WHereas soon after Your Majesty and your late Royal Consort of Ever Blessed Memory, were Graciously pleased to Accept the Crown and Royal Dignity of this Kingdom, and the Dominions thereunto belonging, many of Your Majesties Subjects, contrary to their Duty and Allegiance, Traiterously adhering to Your Majesties Enemies, Levied and Maintained, within Your Realm of Ireland, a Desperate and Bloody War and Rebellion against Your Majesties; who, by the Blessing of God upon Your Majesties Royal Conduct and Courage, and the Assistance and very great Expence of your Majesties English Subjects, were reduced to their due Obedience to the Crown of England: And whereas 'tis highly Reasonable That the Estates of such Rebels and Traytors should be applied in Ease of your Majesties Subjects of this Kingdom to the use of the Publick: We Your Majesties most Dutiful and Loyal Subjects, the Commons in Parliament assembled, most humbly beseech your Majesty that it may be Enacted: And be it Enacted by the King's Most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons in Parliament Assembled, and by the Authority of the same, That all and every the Honours, Manours, Baronies, Castles, Messuages, Lands, Tenements, Rents, Reversions, Services, Remainders, Possessions, Royalties, Franchises, Jurisdictions, Priviledges, and Appurtenances thereunto belonging, or to any wife appertaining, Rights of Entry, Rights of Action, Rules, Conditions, Uses, Trusts, Powers, and Authorities, Leases for Life, Lives or Years, Pensions, Annuities, Rent-charges and Hereditaments, whether Free-hold, Copy-hold, or of what Nature or Kind soever they be, within the said Realm of Ireland, whereof any person or persons, who stand Convicted or Attainted of the said High-Treason or Rebellion, or other Treason

Dub. 1720 (6)

Gulielmi III. Regis.

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son committed in Foreign Parts, since the Thirteenth Day of *Febru- Since 13. Feb. 1688. or before the end of Trinity Term, 1701.*
ary, One thousand six hundred eighty eight, or who shall be Con-
 victed or Attainted of any such Treason, as aforesaid, by or be-
 fore the Last Day of *Trinity-Term*, which shall be in the year of
 our Lord, One thousand seven hundred and one, or who stand Con-
 victed or Attainted of High Treason, by reason of being found by
 Inquisition to have Died, or been Slain in Actual Rebellion, since *Or who died in actual Rebellion on since the said 13. Febr. 1688.*
 the said Thirteenth Day of *February*, One thousand six hundred
 eighty and eight, was or were Seised or Possessed, or Interested in,
 or Intituled unto, on the Thirteenth Day of *February*, One thousand
 six hundred eighty eight, or at any time since, in their own Right,
 or to their own Use, or whereof any other Person or Persons was
 or were Seised or Possessed, or Interest in, to the Use of or in *Were seised or Interested in,*
 Trust for them, or any of them, on the said Thirteenth Day of *Or whereof the late K. James 2. was seised or Interested*
February, or at any time since, or whereof the late King *James the Se-*
 cond, or any in Trust for him, or to his Use, was Seised or Possessed
 or Interrested in, at the time of his Accession to the Crown of *Eng-*
land, and all Judgments, Statutes, Recognizances, Extents, Mortga-
 ges and Securities for Money, Right of Redemption of Mortgages, *in at his Accession to the Crown.*
 or other Securities, Debts of Record, and other Debts, Specialties, *And all Judgments, Securi-*
 Obligations, Goods and Chattels, of what nature or kind soever, *ties, Debts,*
 which any of the said Persons so Convicted or Attained, or to *Goods and*
 be Convicted or Attainted, were possessed of, or Interested in, in *Charities which the persons so*
 their own Right, or any other in Trust for them, or any of them, *Convicted or Attainted,*
 stood possessed of, or Interested in on the said Thirteenth Day of *were possessed of, or Inter-*
February, One thousand six hundred eighty eight, or at any time since, *ested in, on, or*
 shall be, and are hereby Vested and Settled, and Adjudged, Decla- *since the said 13 Feb. 1688.*
 red and Taken to be in the actual and real Possession and Seisin of *shall be vested in the Trustees for putting this*
 Sir. Cyril Wyche Knight, Francis Annesley Esq; James Hamilton Esq; *Act in Execution,*
 John Baggs Esq; John Trenchard Esq; John Isham Esq; Henry Lang- *And their*
 ford Esq; James Hooper Esq; John Cary Gent. Sir Henry Sheeres Kt. *Heirs Execu-*
 Thomas Harrison Esq; William Fellowes Esq; and Thomas Rawlins Esq; *tors, &c. from*
 Trustees Nominated and appointed for putting in Execution *2. Nov. 1699.*
 the powers and Authorities herein after Enacted relating to the said
 forfeited and other Estates and Interests in *Ireland*, and their Heirs,
 Executors, Administrators and Assigns respectively, from the Second
 Day of *November*, One thousand six hundred ninety and nine, ac-
 cording to the several Estates and Interests, which the said Persons
 convicted or Attainted, or to be Convicted or Attainted, or any in
 Trust for them, or any of them, or to their or any of their Use or
 Uses, had therein on the said Thirteenth Day of *February*, One thou-
 sand six hundred eighty eight, or at any time afterwards, or the said
 King, or any in Trust for him, had in any of the Premises at the
 time

to the end the
same may be
sold and dispo-
sed of for the
Uses in this
Act.

And were
any of the said
persons were
seised only of
an Estate Tail
the same is
hereby Vested
in the said
Trustees and
their Heirs, in
Fee-Simple, so
be Sold, as
aforesaid.

All Grants,
Demises, Cu-
stodiams or
Dispositions
since the said
13th Feb. 1688.
under the
Great Seal of
England or,
Ireland, or
Seal of the
Exchequer,
or by Act of
Parliament in
Ireland, of any
of the said
Forfeited E-
states.

Or of the E-
state of the
said late K.
James, were de-
clared null
and void.
But not to
make such
Grantees ac-
countable for
the profits of
such Lands,
Tenements,
Cc. by them
received by or
before the said
2 Nov. 1699.

time of His Accession to the Crown of England, To the end the same may be Bargained, Sold, Disposed of and Applied, by the said Trustees, and the Survivors of them, to and for such Uses, Intents and Purposes as are herein after expressed, mentioned and declared; And where any of the Person or Persons aforesaid were seised of an Estate Tail only in the said Honours, Manors, Baronies, Castles, Messuages, Lands Tenements, Hereditaments, or other the Premisses, either in Possession, Reversion, or Remainder, the same are hereby Enacted and Declared to be Vested in the said Trustees and their Heirs, in Fee-Simple, To the end the same may be absolutely Sold and Disposed of, as aforesaid; any thing herein before contained to the contrary thereof in any wise notwithstanding.

And for the avoiding all Grants, Alienations and Dispositions at any time since the said Thirteenth Day of February, One thousand six hundred eighty eight, Made or Granted of the said-Forfeited or Forfeitable Estates or Interests, or of any other the Premisses, or any Part or Parcel thereof, or of all or any the Quit-Rents, Crown-Rents, Composition-Rents, or Chiefries belonging to the Crown of Ireland, Be it Enacted, That all and every Grant, Demise, Surrender, Release, Custodiam, Lease, Confirmation, or other Alienation or Disposition whatsoever, at any time since the said Thirteenth Day of February, One Thousand six hundred eighty eight, Made or Granted, or mentioned to be Made or Granted under the Great Seal of England, or Ireland, or the Seal of the Exchequer in Ireland, or by any Act or Acts of Parliament in Ireland, or otherwise, of any of the said Forfeited or Forfeitable Estates or Interests, or of the Estate of the said late King James, or any part thereof, or of any the Quit-Rents, Crown-Rents, Composition-Rents or Chiefries belonging to the Crown of Ireland, shall be and are hereby declared to be Null and Void to all Intents and Purposes, whatsoever.

Provided nevertheless, That nothing herein contained shall be construed or taken to make any such Grantees, their Heirs, Executors, Administrators or Assigns, Accountable for the Rents, Issues and Profits of any such Honours, Manors, Baronies, Castles, Messuages, Lands Tenements, Rents, and Hereditaments by them or any of them have received or taken, by or before the said Second Day of November One thousand six hundred ninety and nine, but that they and every of them, may have, retain, keep and possess the same to their own Uses, as well against Your Majesty, Your Heirs and Successors, as against the said Trustees herein before-named, and the Survivor of them, and the Heirs, Executors and Administrators of such Survivor without any Account to be rendered for the same.

Provided always, and be it Enacted by the Authority aforesaid

That if any Person or Persons, having any Estate, Right, Title or Interest, in or to any of the Estates or Interests, so as aforesaid Vested in the said Trustees before and upon the said Thirteenth Day of February, One thousand six hundred eighty eight, or if the Heirs, Executors, Administrators or Assigns of any such Person or Persons have or hath Surrendered or Released unto His Majesty and the late Queen, or unto His Majesty, such Estate, Right, Title or Interest, and since accepted from His Majesty and the said late Queen, or from His Majesty, any new Grant or Demise thereof, every such Person is hereby declared to be restored to the same Estate, Right, Title or Interest, which he might or would have had in or to such Premises, if no such Surrender or Release had been made; Any thing herein before contained to the contrary thereof in any wise notwithstanding.

Provided also, That nothing herein before contained shall be construed to Take away, Impeach or Prejudice any Estate, Right, Title, Interest, Claim or Demand whatsoever, which any Person or Persons who by Virtue, or in pursuance of any pretended Authority, Power, or Jurisdiction of the Council-Board in Ireland, or of any Commission under the Great Seal of Ireland for that Purpose, hath or have been adjudged to be comprized within, or to be intitled unto the Benefit of the Articles of Limerick or Galloway) or the Heirs, Executors, Administrators or Assigns of any such Person or Persons had, have, hath or may Claim, in, to or out of any part of the said Forfeited or Forfeitable Premises; and for Composing the Minds of all Your Majesties Subjects concerned therein, every such Adjudication is hereby Confirmed,

Provided also, That nothing herein contained shall Impeach or Prejudice any Property or Interest of any Person or Persons in or to any Goods or Personal Chattels whatsoever, who, in pursuance of any Declaration of Their Majesties, submitted to Their Majesties Authority, by the time therein prescribed, upon any Assurance therein contained, to be Secured in their Goods, and all their Chattels Personal whatsoever, in case of such Submission.

Provided also, and be it Enacted by the Authority aforesaid, That no Person herein before nominated a Trustee, shall be capable of acting in such Trust, before he shall take the Oaths appointed by an Act made in the First Year of the Reign of His present Majesty and the said late Queen, intituled, *An Act for Abrogating the Oaths of Supremacy and Allegiance, and Appointing other Oaths*; And also one other Oath in the Form, or to the Effect following, (that is to say,)

I, *any Persons* property as to their personal Estate, who, in pursuance of their Majesties Declaration, submitted to their Authority. The Trustees to take the Oaths appointed An. 1 W. & M. and the Oath for the Execution of their Trust, and not to purchase any of the said Estates.

If any persons having any Right or Interest in any of the Estates so Vested in the said Trustees on or before the said 13 Feb. 1688. Or if their Heirs, Executors, &c. have Surrendered to His Majesty such Estate, Right or Interest, and accepted a new Grant thereof such persons are restored to the same Estate Right and Interest which they would have had if no such Surrender had been made. But not to prejudice any Estate, Right or Interest, which any persons adjudged to be comprized within the Articles of Limerick or Galloway) or their Heirs, Executors, &c. have or may claim to any part of the forfeited Premises, but every such Adjudication is confirmed.

Not to prejudice

I A. B. do Swear, That I will faithfully, and impartially, according to the best of my Skill and Knowledge, execute the Trust reposed in me by an Act of Parliament made in England, in the Eleventh Year of His Majesty's Reign, Intituled, An Act for Granting an Aid to His Majesty, by the Sale of the Forfeited and other Estates, and Interests in Ireland; and by a Land Tax in England, for the several Purposes therein mentioned. And will likewise according to the best of my Skill and Knowledge, faithfully and impartially execute all and every the Powers and Authorities in the said Act, so far as they relate to me, as one of the Trustees therein-named, without Favour or Affection, Prejudice or Malice: And that I will not directly or indirectly, receive or take any Fee or Reward for any thing whatsoever be done in execution of the said Act (except only what shall be granted or allowed me by the said Act, or by any other Act of Parliament of England: And that I will not in my own Name, or in the Name of any Person or Persons in Trust for me, Purchase of or from the said Trustees, or any of them any Lands, Tenements, or Hereditaments, or any Real or Personal Estate whatsoever, vested by the said Act in the said Trustees, for the Purposes therein expressed: And that I will not directly or indirectly have any Part Share, or Interest, or make any Benefit by any Discovery of any Forfeited Estate or Interest, which shall be made in pursuance of this Act.

So help me God.

Which Oaths hereby prescribed, shall, and may be Administred by any Two or more of the said Trustees, to any other of the said Trustees, and Memorials thereof shall be Entred and Registred in the Books hereby appointed to be kept for Entering and Registring the Acts and Proceedings of the said Trustees; And the said Trustees or any seven or more of them, are hereby Authorized to appoint, and to employ such Persons whom they shall think proper, to be, during the pleasure of the said Trustees, or any Seven or more of them, Registers, Clerks, Surveyors, Messengers, or other necessary Officers for their Assistance in the Execution of this Act; Which Registers, Clerks, Surveyors, Messengers and Officers are hereby required faithfully to execute and perform the Trust in them reposed, without taking any thing for such their Service (other than such Fees, Salary, or Reward, as the said Trustees, or any Seven or more of them shall think fit to direct and appoint for that behalf:) And every such Register, Clerk, Surveyor, Messenger and Officer, before he enters upon the Execution of his Employment, shall take an Oath before the said Trustees, or any Two or more of them (which Oath they or any Two or more of them are hereby Authorized to Administer) for his True and Faithful Demeanour in all things relating to the Trust in him reposed by the said Trustees; and that he will not Purchase directly or indirectly in his own Name, or in any others in Trust for him, any part

The Oaths to be Administred by any two or more of the Trustees.

The Trustees to appoint Registers, Clerks, Surveyors,

and Messengers, &c. who shall consent themselves with such Fees and Rewards as the Trustees shall appoint.

The said Registers, Clerks, Surveyors, &c. to take an Oath for the due Execution of their Trust, and not to purchase any part of the premises

Premises herein before vested in the said Trustees; nor directly
 indirectly have any Part, Share or Interest, to make any Be-
 fit by any Discovery of any Forfeited Estate or Interest, which shall
 be made in pursuance of this Act. And for the better Execution of
 this Act, the said Trustees, or any Seven or more of them, shall and
 may Meet and Act from time to time, with or without Adjournment,
 and at such Place or Places within the said Realm of Ireland, as they
 any Seven or more of them shall think fit and convenient; and
 shall and may send their Precept or Precepts for any Person or
 persons whatsoever within the the said Realm of Ireland, and for
 all such Books, Papers, Writings and Records, (without any Fee or
 reward to be Paid for the same) as they shall think necessary for
 their Information in any thing relating to this Act; And shall and
 may Detain in their Custody such Books, Papers Writings, and Re-
 cords, so long as they shall have Occasion for the same, and then
 return the same to such Persons to whom they respectively belong;
 And shall and may Administer Oaths for the better Discovery of
 the Truth of the Inquiries by them to be made, to any person or
 persons therein concerned, or to any other Person or Persons whatsoever.
 And all Sheriffs, Bayliffs, Constables, and other His Majesties Offi-
 cers, are hereby Required to Obey and Execute such Orders and
 Precepts as shall be sent to them, or any of them, by the said Tru-
 stees, or any Seven or more of them: And the said Trustees, or
 any Seven or more of them, are hereby impowered, and shall and
 may Summarily, and without the Formalities of Proceedings in
 Courts of Law or Equity, Proceed, Act and Determine by and
 upon the Testimony of Witnesses, upon Oath, Examination of Per-
 sons interested upon their Oaths, Inspection, and Examination of
 Deeds, Writings and Records, or by all or any of the said Ways,
 or otherwise according to their Discretions: And the said Trustees,
 or any Seven or more of them, are hereby Impowered and Requir-
 ed by any such Ways and Means, as aforesaid, as soon as conve-
 niently may be, to Inquire and Inform themselves, and to make a
 Registry in Books, which they shall provide for that purpose, of
 the Names of all such Persons Convicted or Attainted, or who shall be
 Convicted or Attainted, as aforesaid, and of all Real and Personal E-
 states and Interests by this Act Vested in the said Trustees, and by
 whom any such Estate or Estates was or were respectively Forfeited
 or Forfeitable, and of what Estate or Interest every such Person
 Convicted or Attainted, or who shall be Convicted or Attainted,
 as aforesaid, had in any of the said Premises, on the said
 Thirteenth Day of February, One thousand six hundred eighty eight,
 or at any time afterwards, and of all Incombrances whatsoever, to
 which any of the said Forfeited or Forfeitable Estates, or other

*The Trustees, or
 any 7 of them
 may Meet and
 Act at such
 places in Ire-
 land as they
 shall think fit.
 And may send
 for any persons
 in Ireland, and
 for such Writ-
 ings and Rec-
 ords as they
 shall think ne-
 cessary.*

*And may Ad-
 minister Oaths
 for discovery
 of the Truth.
 And all Sher-
 riffs, Bayliffs,
 &c. are to O-
 bey their Or-
 ders.*

*The Trustees
 may proceed
 summarily, and
 act and deter-
 mine by Exa-
 minations on
 Oath, Inspecti-
 on of Writings
 or otherwise.*

*And are to in-
 form them-
 selves as soon
 as may be, of
 the Names of
 all such persons
 Convicted or
 Attainted.*

*And of all
 Real and Per-
 sonal Estates
 vested in the
 Trustees, and
 by whom for-
 feited.*

And of all Incumbrances such Estates were subject to on or before 13 Feb. 1688. Persons neglecting or refusing to appear before the Trustees, or to be Examined, may be committed to the County Goal till they conform.

Officers not obeying the Trustees Precepts, may be Fined, not exceeding 40l.

Persons making a true Discovery of their Debts due to such? Convicted or Attainted persons, before 1 Nov. 1700, and paying two thirds thereof, as the Trustees shall direct shall be discharged of the intire Debt.

But persons neglecting to make such discovery, shall double the debt. Persons possessed of any Goods or Chattels of persons so Convicted, or Attainted, and discovering the same to the Trustees, before 1 Nov.

1700, shall be

the Estate and Premises were liable or subject, before and upon the said Thirteenth Day of February, One thousand six hundred eighty eight; And in case any Person or Persons Summoned to appear before the said Trustees, for Discovery of the Premises, shall neglect or refuse to Appear, or be Examined, as aforesaid, then shall and may be lawful to and for the said Trustees, or any Seven or more of them, to commit the Person or Persons so neglecting or refusing, as aforesaid, to the Common Goal of the County, there to remain without Bail or Mainprize, until such Person or Persons shall Conform themselves and Submit to be Examined, as aforesaid: And if any Officer or Officers shall neglect or refuse to give Obedience to the Precepts and Orders of the said Trustees, or any Seven or more of them, for the due Execution of this Act. Then, and in such cause it shall and may be lawful to and for the said Trustees, or any Seven or more of them, to Impose any Fine upon such Officer or Officers, not exceeding Forty Pounds for any one Offence.

And for Encouraging all and every Person and Persons whatsoever any ways Indebted or liable to pay any such Sum of Money to any such Forfeiting Person, as aforesaid, upon or at any time since the said Thirteenth Day of February, One thousand six hundred eighty eight to make a speedy Discovery and Payment thereof to the said Trustees, or such Persons whom they shall Appoint to Receive the same. Be it Enacted, That every such Person who shall before the First Day of November, One thousand seven hundred, make a full and true Discovery to the said Trustees in Writing of any such Debt or Sum of Money, so due and payable to any Person or Persons, Convicted or Attainted of the said High Treason (not being a Debt by Judgement Statute or Recognizance) and pay Two third parts thereof, at such time, and in such manner, as shall be directed by Warrant of the said Trustees, or any Seven or more of them, shall be Released and Discharged of the intire Debt or Sum of money so due or payable as aforesaid: But every person and Persons so Indebted, or liable as aforesaid, who shall neglect to make such Discovery to the said Trustees before the said First Day of November, One thousand seven hundred, shall Forfeit double the Value of such Debt or Sum of Money; And every Person or Persons, who were or have been Possessed of any Person's Goods or Chattels of or belonging to any such Persons Convicted or Attainted, as aforesaid, on the said Thirteenth Day of February One thousand six hundred eighty eight, or at any time since, or shall be thereof Possessed before the said First Day of November One thousand seven hundred, are hereby Strictly Charged and Required, to discover and make known the same to the said Trustees, before the said First

1700, shall be allowed one fourth part thereof.

C

the

And of all Incumbrances such Estates were subject to on or before 13 Feb. 1688. Persons neglecting or refusing to appear before the Trustees, or to be Examined, may be committed to the County Goal till they conform.

Officers not obeying the Trustees Precepts, may be Fined, not exceeding 40l.

Persons making a true Discovery of their Debts due to such? Convicted or Attainted persons, before 1 Nov. 1700, and paying two thirds thereof, as the Trustees shall direct, shall be discharged of the intire Debt.

But persons neglecting to make such discovery, shall double the debt. Persons possessed of any Goods or Chattels of persons so Convicted, or Attainted, and discovering the same to the Trustees, before 1 Nov.

1700, shall be allowed one fourth part thereof.

the Estate and Premises were liable or subject, before and upon the said Thirteenth Day of February, One thousand six hundred eighty eight; And in case any Person or Persons Summoned to appear before the said Trustees, for Discovery of the Premises, shall neglect or refuse to Appear, or be Examined, as aforesaid, then shall and may be lawful to and for the said Trustees, or any Seven or more of them, to commit the Person or Persons so neglecting or refusing, as aforesaid, to the Common Goal of the County, there to remain without Bail or Mainprize, until such Person or Persons shall Conform themselves and Submit to be Examined, as aforesaid: And if any Officer or Officers shall neglect or refuse to give Obedience to the Precepts and Orders of the said Trustees, or any Seven or more of them, for the due Execution of this Act. Then, and in such cause it shall and may be lawful to and for the said Trustees, or any Seven or more of them, to Impose any Fine upon such Officer or Officers, not exceeding Forty Pounds for any one Offence.

And for Encouraging all and every Person and Persons whatsoever any ways Indebted or liable to pay any such Sum of Money to any such Forfeiting Person, as aforesaid, upon or at any time since the said Thirteenth Day of February, One thousand six hundred eighty eight to make a speedy Discovery and Payment thereof to the said Trustees, or such Persons whom they shall Appoint to Receive the same. Be it Enacted, That every such Person who shall before the First Day of November, One thousand seven hundred, make a full and true Discovery to the said Trustees in Writing of any such Debt or Sum of Money, so due and payable to any Person or Persons, Convicted or Attainted of the said High Treason (not being a Debt by Judgement Statute or Recognizance) and pay Two third parts thereof, at such time, and in such manner, as shall be directed by Warrant of the said Trustees, or any Seven or more of them, shall be Released and Discharged of the intire Debt or Sum of money so due or payable as aforesaid: But every person and Persons so Indebted, or liable as aforesaid, who shall neglect to make such Discovery to the said Trustees before the said First Day of November, One thousand seven hundred, shall Forfeit double the Value of such Debt or Sum of Money; And every Person or Persons, who were or have been Possessed of any Person's Goods or Chattels of or belonging to any such Persons Convicted or Attainted, as aforesaid, on the said Thirteenth Day of February One thousand six hundred eighty eight, or at any time since, or shall be thereof Possessed before the said First Day of November One thousand seven hundred, are hereby strictly Charged and Required, to discover and make known the same to the said Trustees, before the said First

ay of November, One thousand seven hundred: And the said Trustees, or any Seven or more of them, shall and may thereupon allowed to every Person so Discovering the same, One full Fourth Part of the said Goods, or the Proceed thereof; But all and every Person and Persons neglecting to Discover the same, before the said first Day of November, One thousand seven hundred, shall for such offence, Forfeit Double the Value of such Goods or Chattels; And the said Trustees, or any Seven or more of them, are hereby Authorized and Impowered to make any such Compositions or Agreements, touching any such Debts, Goods or Chattels, so as aforesaid, to be discovered, as the said Trustees, or any Seven or more of them shall, in any such Case, on due Consideration of the Nature thereof and Circumstance of the Parties concerned therein, think Fit and Reasonable: And where any of the Debts are Secured by Penalties, or the Due and Owing upon Accounts not Adjusted, the said Trustees, or any Seven or more of them, are hereby Authorized to State, Settle and Determine the same; And And for an Encouragement to all and every Person and Persons not so Indebted, nor possessed of any such personal Goods or Chattels, as aforesaid, who shall at any time after the said First day of November, One thousand seven hundred, Discover to the said Trustees, or any Seven or more of them, any Lands, Tenements, Hereditaments, Debts, Goods, Chattels, Real or Personal Estate whatsoever Concealed, untill the time of such Discovery hereof or wherein any Person or Persons Convicted or Attainted who shall be Convicted or Attainted, as aforesaid, or any others Trust for them, or any of them, was or were Possessed or Interested within the said Realm of Ireland, on the said Thirteenth day of February, One thousand six hundred eighty eight, or at any time since every such person who shall make any such Discovery, shall Have and receive for his reward, Five Shillings out of every Twenty Shillings, of the Value thereof, in Personal Estates so Discovered, after Seizure recovery or Receipt thereof, or the Value thereof, by the said Trustees, or any other Persons by them, or any Seven or more of them, Authorized and Appointed to Receive the same, and out of all Lands, Tenements and Hereditaments, of the Yealy Value of Twenty Shillings so Discovered, after Sale thereof by the said Trustees or any seven or more of them, any such Proportion, not exceeding a fourth Part of the Value thereof, as the said Trustees, or any Seven or more of them shall think fit, And the said Trustees, or any Seven or more of them, shall, under their Hands and Seals, Certifie unto

But persons neglecting to discover the same, shall forfeit double the value.

The Trustees may make any such compositions touching such Debts, Goods or Chattels so discovered, as they shall think fit. Debts secured by penalties, or due on Accounts not adjusted, the

Trustees may settle the same. Persons not so Indebted nor possessed of such personal Estate who shall after the said 1 No. 1700. discover any such Real or Personal Estate till then concealed, shall have 5 s. per l. out of such Personal Estates;

And out of the Real Estates a like Proportion not exceeding a fourth part of the value.

The Trustees shall certifie unto the Lords Justices or

the Governor of Ireland, the Names of the persons making such discovery, and the sums they are intitled to, and the said Chief Governors are to cause the same to be paid.

the Lords Justices, Lieutenant General, Deputy or other Chief Governor or Governors of the Kingdom of *Ireland* for the time being, the Names of every Person who shall make any such Discovery in them, and the Sums every such person is Intituled unto by reason thereof; And the said Chief Governor or Governors are hereby required, upon the Receipt of such Certificate, without any other Warrant or Authority whatsoever, to cause Payment to be made to such Discoverers, of such Sums as shall be so Certified to be due, out of such Respective Sums of Money as shall be Paid into the Receipts of His Majesties Exchequer of *Ireland*, by Reason of such Respective Discoveries.

Goods or personal Chattels really sold by His Majesties Commission, and the moneys bona fide answered, such Sales shall be good.

Provided nevertheless, That where any Goods or Personal Chattels have been really and *Bona fide* Sold, in Pursuance of any Commission of His Majesty and the late Queen, and the Moneys arising by any such Sale or Sales have been really and *bona fide* Answered and Paid to His Majesty and the late Queen, or to His Majesty, Every such Sale or Sales is, and are hereby declared to be Good and Valid; any thing herein before contained the contrary thereof in any wise notwithstanding-

Persons not Convicted or Attainted before the said last Day of Trinity Term, 1701, shall not be Prosecuted for any High Treason committed during the said Rebellion in Ireland

And for the further Extending and Manifestation of Your Majesties Royal Clemency, and Indulgent Grace and Favour to all Your Majesties Subjects whatsoever who have been engaged in the said Rebellion, and do not at present stand Convicted or Attainted thereof, or shall not be Convicted or Attainted thereof before the said last day of *Trinity-Term*, in the Year, One thousand seven hundred and one: And to the Intent such of Your Majesties Subjects may be in some reasonable time quieted from the Terrour and Apprehension of any Prosecution, for or by reason of the said Rebellion: And that Industry may be thereby Encouraged within the said Kingdom, Be it further Enacted by the Authority aforesaid, That no Person or Persons whatsoever shall, at any time after the said Last Day of *Trinity-Term*, in the Year, One thousand seven hundred and one, be Prosecuted, Indicted or Tried for any High Treason by him or them committed during the said Late Rebellion in *Ireland*.

And that no Person or Persons whatsoever having any Estate, Right, Title, or Interest in Law or Equity, in, to or out of any of the said Forfeited or Forfeitable Estates or Interests, or any other the said Estates or Premises, before the said Thirteenth Day of *February*, One thousand six hundred eighty eight, may be in any respect whatsoever prejudiced by this Act: Be it Enacted by the

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Gulielmi III. Regis.

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Authority aforesaid, That all and every Person and Persons whatsoever, Bodies Politick and Corporate (other than and except the Kings Majesty, His Heirs and Successors, and all and every Person and Persons claiming by, from, or under the Kings Majesty and the Queen, or His Majesty alone; and other than and except all such Forfeiting Persons, as aforesaid, and the Heirs, Executors, Administrators and Assigns of every of them, and all and every Person and Persons Having or Claiming any thing in the Premises, or any part thereof, by, from or under them, or any of them, or to the Use of or Trust for any such Forfeiting Persons, or their or any of their Heirs, Executors or Administrators; And except such Persons who have or may Claim any Estate which was, or is in Reversion or Remainder expectant on the Determination of any Estate Tail, whereof any Forfeiting Person was seized, as aforesaid, on the said Thirteenth Day of February, One thousand six hundred eighty eight, or at any since.) having any Estate, Right, Title, Interest, Use, Trust, Possession, Reversion, Remainder, Office, Annuity, Service, Rent, Debt, Benefit, Charge or Incumbrance whatsoever in Law or Equity, in, to, out of, upon any Honors, Manors, Baronies, Castles, Messuages, Lands, Tenements or Hereditaments whatsoever, or to any Real or personal Estate, or any other the Premises whatsoever within the said Realm of England, herein before Vested in the said Trustees, before the said Thirteenth Day of February, One thousand six hundred eighty eight, for or by reason of any Settlement, Conveyance, Judgment, Statute, Recognition, Extent, or other Debt, Charge or Incumbrance affecting the same Estate, before the said Thirteenth Day of February, One thousand six hundred eighty eight, shall on, or before the Tenth Day of August, One thousand Seven hundred, enter all their respective Claims and Demands thereunto, before the said Trustees, or any Seven or more of them, in such manner as is herein after mentioned; or in default thereof, every such Estate, Right, Title, Interest, Use, Possession, Reversion, Remainder, Office, Annuity, Service, Rent, Debt, Benefit, Charge and Incumbrance in, to, and out of, or upon the said Premises, or any part thereof, shall be, and is hereby declared to be void and of no Effect to all Intents and Purposes whatsoever; and the said Estate, or Estates so as aforesaid liable thereunto, or Charged therewith, shall from thenceforth be Freed, Acquitted and Discharged and from the same; And all such Claims and Demands of Infants, shall and may be made by their Fathers or Guardians, or any other Persons for their behalf; And all Claims of Feme-Coverts by their Husbands, and

All persons except the King, and those claiming under him,

And except the forfeiting persons aforesaid, and those claiming under them, or in trust for them.

And persons in Remainder to an Estate tail of any forfeiting persons.

Having any Right, Title or Interest in any the Lands, Tenements, &c. so vested in the Trustees,

shall by 10 Aug. 1700. Enter their Claims thereunto,

or in default thereof, such Right, Title, &c. shall be void. The Claims of Infants shall be made by their Fathers or Guardians; of Feme-Coverts by their Husbands, of Idiots and Lunatics, by those under whose care they are.

and all Claims of Madmen, Idiots or Lunaticks, by such Person or Persons under whose Care and Custody they are or shall be at the time the Entering such Claim.

Such Claims shall be tendred to the Trustees written in Parchment and Signed by the Party :

And the Signing Testified by 3 Witnesses.

Every Claimant shall particularly express his Demands out of the Premises, and how grounded,

and the Circumstances of any Incumbrance.

Which shall be Entered in a Book

And be heard and determined by the Trustees Before March 25 1701.

And to the intent that all such Claims may be fairly made, heard and determined, Be it further Enacted by the Authority aforesaid That all such Claims shall be made and tendred to the said Trustees or any Seven or more of them, Written in Parchment, and Signed by the party making the same, or such other Person or Persons of his, her or their behalf, as aforesaid, and such Signing shall be Testified by Three or more credible Witnesses, who shall subscribe their Names thereunto, to attest the same: And every Claimant shall therein particularly Express all such Estate, Right, Title, Interest, Use, Possession, Reversion, Remainder, Office, Annuity, Service, Rent, Debt, Benefit, Charge or Incumbrance he hath, Demands or Claims or pretends to have, Demand or Claim in, to, out of, or upon any part of the Premises, and by and under, or by virtue of what Grant, Gift, Settlement, Conveyance, Security, Title or Incumbrance he or they do Claim the same; And if such Party Claimant hath Demands or Claims any Estate, Right, Title, or Interest in or upon any part of the Premises, by virtue of any Incumbrance for any Debt or Sum of Money whatsoever, such Party shall also in his Claim set forth such Incumbrance, and the Dates and Contents thereof, and the Witnesses thereto, and if the same be Recorded, where and where the same was Entred of Record, and whether such Debt or Sum of Money was and is really due, and remains wholly unpaid or unsatisfied, or what part, or how much thereof has been really and truly paid or satisfied, by Money paid, perception of Profits, or by any other Ways or Means howsoever. And every such Claim shall be Transcribed by Order of the said Trustees, and Entred in Books to be provided and kept by the said Trustees, or any Seven or more of them, are hereby empowered and required, according to the best of their Discretions, to hear, determine and adjudge every such Claim or Demand, at any time or times after the Entry thereof, and before the Five and Twentieth Day of *March*, One thousand seven hundred and one; And for preventing any Surprize therein, the said Trustees, or any Seven or more of them, are hereby charged and required to appoint some reasonable time when they intend to proceed upon any such Claim, and to give Order to the Determination thereof.

And be it further Enacted by the Authority aforesaid, that every Party Claimant, if required by the said Trustees, or any Seven or more of them, upon Oath, Answer to the truth of his Claim, and upon Oath produce before the said Trustees, or any Seven or more of them, at their hearing such Claim, all such Deeds Writings and Evidences as are in his Custody or Power, any ways concerning the said Claim, which (as well to the Party Claimant, as to the Witnesses to the Deeds or Writings, the virtue whereof he makes his Claim) may be Administred to any Person or Persons Residing in England, by any of the Judges of the Courts of Kings-Bench, Common Pleas, or Exchequer at Westminster, and to Persons Residing in Ireland, by any Seven or more of the said Trustees; And if such Claim or Demand shall not be allowed by the said Trustees, or any Seven or more of them, the Party Claiming, his Heirs, Executors, Administrators and Assigns, or any Claiming by, from or under them, any of them, shall be for ever Debarred and without Remedy; and the said Trustees, or any Seven or more of them, shall or may in such Cases Dispose of such Writings, Deeds or Evidences, in such manner as to them shall seem meet and convenient.

And be it further Enacted by the Authority aforesaid, That if any Person or Persons whatsoever, shall knowingly and Fraudulently Claim by or under any Forged or Satisfied Security, Mortgage or Incumbrance, or Demand any greater Debt or Sum of Money than is really due, or any other large or better Estate than really and bona fide he hath, or is Intituled unto, every such Person or Persons shall forfeit for such Offence double the Value of the Estate, Debt, or other thing so Claimed, the same to be Ascertained by the said Trustees, or any seven or more of them; And if any Witness Produced and Sworn before the said Trustees, or any Seven or more of them, shall be wilfully and corruptly forsworn, in order to support any such Claim, as aforesaid, every such Witness being thereof Lawfully Convicted, shall Incur the Pains and Penalties Enacted in case of Wilful and Corrupt Perjury, and shall suffer Six Months Imprisonment without Bail or Mainprize; And if the Party Claimant shall, on the hearing any Claim, Prove the same by good and sufficient Proof upon Oath, or otherwise, as the Nature of the Case shall require, to the Satisfaction of the said Trustees, any Seven or more of them, the said Trustees, or any Seven or more of them, are hereby required to allow such Claim.

And be it Enacted by the Authority aforesaid, That the said Trustees, or any Seven or more of them, for the Execution of the Powers and Authorities relating to such Estates and Claims, as aforesaid, shall be, and shall be taken to be a Court of Record; and every Judgment, Determination, or Decree, which the said Trustees, or any Seven or more of them shall make by Authority of this Act, shall be fairly Entred on Record in Books of Parchment, to be provided by the said Trustees for that purpose, and shall be Obedied by all Persons concerned therein respectively, and shall be Final, and shall Conclude and Bind all and every Person and Persons, their Heirs, Successors, Executors, Administrators and Assigns respectively, notwithstanding any disability in respect of Coverture, Infancy, Non-Sanity of Memory, or other Matter or Thing whatsoever; And all Infants, Feme-Coverts, Persons of Non-Sane Memory, beyond the Seas, Corporations and all other Persons, Bodies Natural and Politick, their Heirs and successors, and their respective Interests, shall be Bound and Concluded by such Judgment, Determination, or Decree, according to the Tenour or Purport thereof, any Law, Statute, or Custom, or other Matter or thing to the contrary notwithstanding.

ments shall be Recorded in Books of Parchment, and be final.

ing any disability in the Claimants.

And be it further Enacted, that in all Cases whatsoever, where the said Trustees, any Seven or more of them shall allow any such Claim, the said Trustees, by whom

Claimants shall answer their Claims upon Oath, if Required

And produce their Writings and be witnesses to them, upon Oath.

And where Persons concerned reside in England, any of the Judges there may administer such Oath.

If such Claim be not allowed by the Trustees, such Claimants shall be for ever Barred.

Persons making False Claims, shall Forfeit double the Value of the things Claimed.

Witnesses for swearing themselves, shall suffer as for wilful Perjury and six Months Imprisonment.

Claimants making good their Claims, the Trustees are to allow thereof,

The Trustees shall be a Court of Record.

Their Judg-

Notwithstanding

such

Claims allowed shall be Certified by the Trustees, if required, under their hands and seals.

And such Certificate, or a Copy of the Decree, shall be allowed as Evidence: And all Rights, Interests, or Incumbrances so allowed, shall never after be called in question.

All Conveyances of Lands in Ireland, since 29 May, 1686, by Persons since convicted or Attainted being Private Trusts, except Real Settlements before Marriage, are declared fraudulent.

And no Claim to be allowed thereupon.

Incumbrances satisfied by, or assigned to other Persons, shall be allowed for so much as was really paid thereupon.

Debtors to such convicted or Attainted Persons who have before 10 March 1699 satisfied such Debts to any Grantees from the Crown of such Forfeited Estates, shall be discharged for what was really Paid.

such Claim shall be allowed, shall for the Satisfaction and better Security of such Part Claimant, his Heirs, Executors, Administrators or Assigns, give a Certificate thereof if Required, under their Hands and Seals, containing the Substance and Purport of such Claim, and the Allowance thereof, or any part thereof (which Certificate, any Copy of the Entry of the Decree or Judgment of the said Trustees, or any Seven or more of them in their Books, shall be in all Courts allowed as a sufficient Evidence of the Allowance of any such Claim;) And such Estate, Right, Title, Interest, Possession, Reversion, Remainder, Office, Annuity, Service, Rent, Debt, Benefit, Incumbrance, which shall be so allowed, shall never afterwards be Impeached, Avoided or called in Question by the Kings Majesty, His Heirs, or Successors, or by any Person or Persons claiming by, from, or under the Kings Majesty, His Heirs, or Successors, or by the said Trustees, or any of them, or any Person or Persons, who shall at any time or times hereafter Purchase, Derive, or have any Estate, Right, Title, or Interest by, from, or under them, or any of them; Nevertheless the same shall be subject to the Power herein after given to the said Trustees, or any Seven or more of them concerning the same.

And be it further Enacted, that all Conveyances and Assurances whatsoever of a Honours, Manors, Baronies, Castles, Lands, Tenements Hereditaments, or real Estate whatsoever, within the Said Realm of Ireland, made at any time after the Nine and twentieth Day of May, One thousand six hundred eighty six, by any Person who has been since convicted or Attainted, or shall be convicted or Attainted as aforesaid, unto or for his own Use, or unto, or for the Use of his Wife, or any of his Children, or in Trust for himself, his Wife, or any of his Children (other than such as were made bona fide before Marriage, or in performance of any Covenant, or Agreement made and reduced into Writing before Marriage) and also all Voluntary Assurances and Conveyances whatsoever, made at any time since the said Nine and twentieth Day of May, One Thousand six hundred eighty six, by any such Person, are hereby declared to be fraudulent and shall for ever hereafter be deemed and taken to be fraudulent; And no Claim whatsoever, which any Person or Persons whatsoever, shall make by or under any such Assurance or Conveyance, shall be at any time hereafter allowed by the said Trustees or any Seven or more of them.

And be it further Enacted, That if any Claim shall be made, in respect of any such Incumbrances, as aforesaid, upon any of the said Forfeited or Forfeitable Estates, or Interests, which Incumbrance hath been Paid or satisfied by, or Assigned to, or in Trust for any Person or Persons whatsoever, The said Trustees shall allow the same to be an Incumbrance, as for so much only as was really and bona fide paid, to Satisfie, Discharge, or procure an Assignment of any such Incumbrance: And that no Person or Persons whatsoever, having been Debtor or Debtors, are Subject or Liable either in his, her or their Persons or Estates, or otherwise howsoever, [to the payment of] any Sum or Sums of Money whatsoever, to any such Person or Persons convicted or Attainted, as aforesaid, by Virtue of any Mortgage, Judgment, Execution, Statute, Recognizance, Extent, Obligation, Contract, Trust or otherwise, who hath, or hath not, really and bona fide Paid or Satisfied, or shall, before the Tenth day of March, One thousand six hundred ninety nine, Pay or satisfy any such Debt or Debts, or any part thereof, or any Sum or Sums of Money whatsoever, to any Person or Persons beinging, Claiming or pretending any right, Title or interest whatsoever in or to the same by Virtue of any Grant, Assignment, Privy Seal, Warrant, Letter or other Dispensation of what nature soever, of or from His present Majesty and the late Queen, or from His Majesty only, or to the Executors, Administrators or Assigns of any such Grantee or Grantees, may be subject to any repayment thereof, by reason of this: And every such Payment or satisfaction is hereby Declared and Enacted, as to the Person paying the same, and the respective Lands, Tenements, Goods and Chattels subject thereunto, to be a good and sufficient Payment and Discharge of, and for so much as was really and bona fide, Paid and Satisfied to any such Grantee or Grantees, Assigns

Assignees thereof, his, her or their Executors, Administrators or Assigns: Never But such Grantees, &c. Assignees thereof, his, her and their Executors, Administrators and Assigns, shall Repay the all and every other Person and Persons whatsoever, who have received any such Moneys so Received into the Debt or Debts, or any part thereof, or any such Sum or Sums of Money whatsoever, Exchequer in other satisfaction thereof, or in part thereof, to or for their own Uses or Benefit, Ireland, by 24 Repay every such Debt or Debts, Sum or Sums of Money whatsoever so by him, Aug. 1700. or them respectively Received (the necessary Costs of Suit for Recovering any der Penalty of Debts or Sums of Money, to be ascertained, by the said Trustees, or any Seven Forfeiting double the Sum more of them, being thereout first deducted) into the Receipt of his Majestys Exchequer in Ireland, on or before the Four and twentieth day of August, One thousand en Hundred; And all and every Person and Persons liable to any such Repayment, before said, who shall refuse or Neglect so to repay such Debt or Debts, Sum or ns of Money, before the said four and Twentieth day of August, shall for such Offence Forfeit Double the Sum so, as afore said, required to be Paid.

And for securing all Persons who shall in Pursuance of this Act pay any Sum of Money heretofore due, or payable, or secured to or for any such Forfeiting Persons, as afore said, or too for any of their Heirs, Executors, or Administrators, by virtue of any Settlement, Conveyance, Assurance, Mortgage, Security, Judgment, Statute, Recognition, Extent, Obligation or Incumbrance, or by any other Ways or Means upon payment whatsoever: Be it further Enacted by the Authority afore said, That the said Trustees, of Moneys due any Seven or more of them, shall and may, and they are hereby required to direct to such Forfeiting persons into the Receipt of His Majesty's Exchequer in Ireland; And on Certificate of the Receipt thereof from the pro- the said Exchequer, shall Discharge the Parties who shall pay such Sum or the same. Officer or Officers (who are hereby respectively required to give such Certificate without any Fee or Reward to be paid for the same to every Person paying any charge the Parties) the said Trustees, or any Seven or more of them, are hereby Impowered and Required to Discharge the Parties who shall pay such Sum or the same. of Money, their Heirs, Executors, Administrators, and Assigns, and all and every their Lands, Tenements, Goods and Chattels subject thereunto, by Assigning or conveying any such Securities or Obligations, or acknowledging Satisfaction thereof, otherwise, as the Nature of such particular Case shall require.

And to the intent the Personal Goods and Chattels herein before Vested in the said Trustees may be disposed of, and the Value thereof Applied for such Publick Uses as are herein after mentioned, Be it further Enacted by the Authority afore said, That the said Trustees, or any Seven or more of them, shall, as soon as conveniently may use their utmost Endeavours to secure all such Goods and Personal Chattels in The Trustees of such Places, and in the Custody of such Persons as shall be thought most proper by shall, as soon as the said Trustees, for preventing any Loss or Imbezlement thereof, and shall make or may be, Secure the same to be made, a true and perfect Inventory or Inventories thereof, containing a The Personal or particular account of all such Goods and Chattels, by whom they were Forfeited, and Goods and by whom delivered to the said Trustees, or any Persons by them Appointed Chattels so Vested Receive the same; And shall also cause a just Appraisement thereof, to be made in them on the Oaths of any Two Persons, to be Appointed by the said Trustees or any and make an seven or more of them for that purpose (which Oath the said Trustees, or any two Inventory more of them, are hereby impowered to Administer:) And the said Trustees, or thereof. Seven or more of them are hereby Authorized and Required to Sell all and Singular such Goods and Chattels so Inventoried and Appraised, according to their best skill And by whom judgment: and for that purpose shall cause Publick Notice to be given by the space Forfeited, and Three Days, of the time and place when and where they intend to begin to Expose (being Appraised Sale any part or parcel thereof, and of the several Particulars then and there to be red upon Oath) At which time they shall Sell the same by Cant or Auction to such Person or Sell the same by Auction. Persons who shall bid most for the same in Sterling Money, as such Money is valued Auction. England, so as the bidding be Equal to or Exceed the Appraisement thereof: Nevertheless the said Trustees, or any Seven or more of them, shall and may, if they find it necessary so to do, expose such Goods or Chattels to Sale in such manner, as afore said, at a lower rate and price than the Appraisement thereof, and in such cases

are enabled to Sell the same at the utmost Rate and Price they can obtain for the same upon Such Sale thereof; and the said Trustees, or any Seven or more of them, immediately upon every such Sale or Contract cause an Entry to be made in the Books of all and every the Particulars so Sold or Contracted for, and of the Buyers Names and Places of Abode, and the Prices agreed upon.

And for the further Assurance thereof to the Buyers if it be by them insisted upon the said Trustees, or any Seven or more of them, shall give a Note under their Hands and Seals unto the several Buyers respectively, expressing the Particulars of the Goods they bought, and the Prices, and the time of Sale: And every such Buyer thereupon pay the Price agreed upon into the Receipt of His Majesties Exchequer in Ireland, at such time as the said Trustees, or any Seven or more of them shall appoint; And the said Trustees, or any Seven or more of them, being Certified of the Payment thereof, shall forthwith order the Particulars so bought and paid for to be delivered unto the Buyer or Buyers thereof respectively, or to his, her or their Assigns; and in case any Person or Persons who shall have contracted with the said Trustees, or any Seven or more of them, for any of the said Premises, shall within the time appointed by the said Trustees, pay, as aforesaid, the Sum of Money Contracted for, every such Buyer for such Default shall forfeit one Third part of the Sum for which the said Goods were Contracted for; And the said Trustees, or any seven or more of them, may and shall proceed to a new Sale of all and every such Particulars, concerning which such Default shall be made, unto any other Person or Persons, as if no Sale thereof had before been made.

And that all and every the Honours, Baronies, Manors, Castles, Messuages, Lands, Tenements, Rents, Reversions, Remainders, Estates, Interests and Hereditaments, of what nature soever, herein before vested in the said Trustees, may be disposed of in the most beneficial manner for the Publick, and the Produce or Value thereof applied to the Uses, Intents and Purposes herein after appointed: But further Enacted, That from and after the time herein before appointed, for entering such Claims, as aforesaid, shall be expired, the said Trustees, or any Seven or more of them, shall and are hereby Enabled and Required at any time or times before the five and twentieth Day of March, One thousand seven hundred and twenty two, to Sell all and singular the Estates and Interests vested in them, as aforesaid, in every or any Part or Parcel thereof; That is to say, such of the said Estates and Interests, concerning which no Claim or Claims shall be entered within the time herein before limited for that purpose, as soon as conveniently may be after the Tenth Day of November, One thousand seven hundred; And such of the said Estates and Interests, for or concerning which, any Claim, or Claims, shall be entered as aforesaid, as soon as conveniently may be, after such Claim, or Claims relating to such Estates or Interests respectively shall be determined, the said Sales shall be made to any Person or Persons, Bodies Politick, or Corporate, their Heirs, Successors, Executors, Administrators, or Assigns, who shall become Purchaser or Purchasers thereof, for such Estate and Interest therein respectively, as is herein before vested in the said Trustees; And in order thereunto, the said Trustees, or any Seven or more of them, shall cause Publick Notice to be given by the space of Fourteen Days at the least, of the time and place when and where they intend to begin to Expose to Sale any Part or Parcel of such Premises, and at such appointed time shall Expose the same to Sale in such parts or proportions, as they shall think convenient, by Cant or Auction, beginning or setting up the same at such price as the said Trustees, or any Seven or more of them shall think fit; And every person or persons, who shall thereupon bid most for the same, in Sterling Money, as far as Money is valued in England, shall be deemed and reputed to be the purchaser or purchasers thereof; And the said Trustees, or any Seven or more of them, shall immediately, upon every such Sale or Contract, cause an Entry to be made in their Books of all and every the particular Estates so Sold or Contracted for, and what Estates and Interests they Sell therein, and of the Buyers Names, and places of Abode, and the prices agreed upon; And for the further Satisfaction of such Buyers or Contractors

The Money arising by such Sales, to be paid into the Exchequer in Ireland. The Trustees to give the Buyers, if Required a Note of the things so bought, and the Prices; and the Money being thereupon paid into the said Exchequer, the Trustees shall Order the Delivery of the things so bought. But if not paid within the time Appointed, then to Forfeit a Third part of the Sum Contracted for. After the time is expired for Entering such Claims, the Trustees shall before 25 Mar. 1702. Sell the Estates vested in them, and not claimed as soon as may be after 10 Nov. 1700. And the Estates claimed as soon as the Claims are determined Giving 14 days notice of the time and place of Sale.

ors, if they shall insist thereupon, the said Trustees, or any Seven or more of *The Sale to be*
 shall give a Note in Writing, under their Hands and Seals, unto the several *by Auction in*
 ers respectively, expressing the particulars by them Bought, and for what Estate *Sterling Money*
 interest therein, and the price or Considerations thereof, and the Time of such *English Value,*
 or Contract: And thereupon every such Buyer or Buyers shall pay the price *And the Con-*
 ed upon into the Receipt of His Majesties Exchequer in *Ireland,* at such time as *tracts Entred.*
 said Trustees, or any seven or more of them shall appoint; And the said Trustees, *The Buyers, if*
 ny Seven or more of them, being Certified of the payment thereof, shall *they require it,*
 an Indenture of Bargain and Sale of the parcel so Bought and paid for, as a *to have a Note*
 said, to every such Buyer or Buyers thereof, for such Estate or Interest therein, *of the Contract*
 he said Trustees, or any Seven or more of them, shall have Contracted to Sell *under the hands*
 same; every which said Indenture shall particularly express, or recite the Con- *and seals of the*
 ration paid or given for the same, and shall thereof Acquit and Discharge every *Trustees.*
 paid a purchaser or purchasers, his and their Heirs, Successors, Executors, Admini- *And upon pay-*
 tors and Assigns; And every such Indenture shall be immediately thereupon En- *ment of the mo-*
 and Transcribed in Books, to be provided by the said Trustees for that purpose. *ney into the Ex*
 shall be then Delivered to such purchaser or purchasers, as aforesaid; And every *chequer, there*
 purchaser or purchasers, shall cause such Indenture to be Inrolled in His Ma- *the Trustees to*
 es Court of Chancery in *Ireland,* within six months after the date thereof, pay- *Execute an in-*
 for the Inrolement thereof the Sum of Six Shillings and eight Pence for every *denture of Bar-*
 of Parchment, and no other or greater Fee or Reward whatsoever: And again *and Sale.*
 tcket thereof shall be entred in the Auditors Office in the Court of Exchequer in *which being*
 and paying twelve pence for entring thereof, and no more. *Entred by the*
 and be it further Enacted, That it shall and may be Lawful to and for any person or *Trustees, shall*
 Herefons, Bodies politick or Corporate, to purchase any of the Estates or Interests *be delivered to*
 may in before vested in the said Trustees, and the same so purchased, to retain and *the Purchasers,*
 or Vap to them and their Heirs, Successors, Executors, Administrators and Assigns re- *who shall Inroll*
 : Bdively; any Statute of Mortmain to the contrary thereof, in any wise not- *the same in the*
 r entstanding. *Chancery there*
 And be it further Enacted by the Authority aforesaid, That all and every Person *within six*
 or tin Persons, Bodies Politick and Corporate, and their Heirs, Successors, Executors *months, paying*
 and to ministrators and signs, making any such Purchase, and having any such Convey- *6s. 8d per skin*
 said, e and Assurance, as aforesaid, and causing the same to be Inrolled, as aforesaid, *and 12d. for*
 ates in the space of Six Months next after the Date thereof, shall be, and is hereby *Entring a*
 the tjudged to be in the actual seisin and Possession of such parts or parcels of the premis- *Docket in the*
 after as shall be so purchased and Conveyed: And the said Trustees, or any Seven or *Auditors Office.*
 the e of them, are hereby Authorized and Impowered (if need be) to Issue out their *Any Persons or*
 e entcept or Precepts to the Sheriffs, or other proper Officer or Officers, of and in the *Societies may*
 aims ective Counties, thereby Commanding them to cause possession to be delivered *Purchase the*
 Salesuch purchaser or purchasers, his, her or their Heirs, Successors, Executors, Ad- *said Estates,*
 irs, ministrators and Assigns, or to whom they or any of them shall Appoint; And all and *notwithstand-*
 or pay such Purchaser or purchasers, his, her or their Heirs Successors, Executors, Ad- *ing any Statute*
 n bel ministrators or Assigns, shall hold and enjoy the same for such Estate & Interest therein *of Mortmain*
 ny Se ectively, as shall be Conveyed by the said Trustees, or any Seven or more of them, *All such Pur-*
 Four such Indenture of Bargain and Sale, freed and discharged of and from all Treas- *chalers having*
 begin Quit-Rents, Crown-Rents, and Chiefries, at any time Accrued or to grow Due *so Inroll d their*
 ted tfore the Date of such respective Conveyances, and of and from all other Claims *Conveyances,*
 k com Demands of His Majesty, his Heirs and Successors, and of the said Trustees, their *are adjudged*
 ce as rs, Executors, Administrators and Assigns, and of all and every other person and *to be actually*
 person ons whatsoever (other than and except such Claims and Demands which shall be *seised of the*
 as fowed by the said Trustees, or any Seven or more of them, on the determination of *Premises.*
 or p Claims, as aforesaid) and also freed and discharged of and from any Breach of *And the She-*
 all imffs, if need be, are to put them in possession. And the Purchasers shall hold the same clear of all
 their Bo Quit-Rents, &c. due before the Date of their Conveyances.
 at Est
 ode, a
 or Co
 trac

Trust, which can or may be pretended to be committed by the said Trustees, in And clear of all strictly pursuing the powers or directions given by this Act; Nevertheless the other Demands Forfeited Estates shall after such Sale or Sales thereof beheld of the Kings Majesty but what are His Heirs and Successors, as of his Castle of Dublin, by free and common Socage allowed by the nure, and shall be subject from the time of the Date of such respective Sale and Trustes. veyance, to such Crown-rents, Quit-rents and Chiefries Issuing thereout respectively, as the same were respectively Liable to, and Charged with on the said Thirteenth day of February, One thousand six hundred eighty eight; All which Quit-rents, Crown-rents, and Chiefries, and all other the Quit-rents, Crown-rents and Chiefries belonging to the said Crown of Ireland, on the said thirteenth Day of February, One thousand six hundred eighty eight, shall for ever hereafter remain and be for Support and Maintainance of the Government of the said Kingdom of Ireland, Dublin subject shall be and are hereby Enacted and Declared to be Unalienable; And all Grants to such Crown-rents, &c. as time or times hereafter to be made of the same, or any part thereof or wherewith they were on whereby to Affect Charge or Incumber the same, or any part thereof with any Ann

The said Estates to be held Crown-rents, and Chiefries, and all other the Quit-rents, Crown-rents and Chiefries belonging to the said Crown of Ireland, on the said thirteenth Day of February, One thousand six hundred eighty eight, shall for ever hereafter remain and be for Support and Maintainance of the Government of the said Kingdom of Ireland, Dublin subject shall be and are hereby Enacted and Declared to be Unalienable; And all Grants to such Crown-rents, &c. as time or times hereafter to be made of the same, or any part thereof or wherewith they were on whereby to Affect Charge or Incumber the same, or any part thereof with any Ann 13 Feb. 1688. ty Pension, Rent, Debt, Sum or Sums of Money, Charge or incumbrance what soever Which Crown-rents, &c. shall Purposes whatsoever: Nevertheless it is hereby declared and Enacted, that if be for the Sup- Person or Persons, who shall have Contracted for any such Purchase, shall not w part of the Go- in the time appointed, pay the sum of Money Contracted for, every such Buyer government of Forfeit one fifth part of the consideration money Contracted for; and the said Trustees of Ireland, and or any Seven or more of them, may and shall proceed to a New Sale of all and shall be Unalienable such Lands, Tenements, and Hereditaments.

Provided That nothing in this Act contained, shall make void any Grant of Quit-rents, or other rents made in consideration of any just Debt or Debts relating to the Crown, to the full Value of such Grant, or make void any Grant for reduction or abatement of any Quit-rent, where such abatement hath been made in consideration of the Barrenness or Courtness of any Lands out of which such Quit-rents are Issued on since the said 13. Feb. are declared void. or for their better Habitation or Improvement.

And for as much as divers Mannors, Messuages, Lands, Tenements, Hereditaments and premisses aforesaid, herein before Vested in the said Trustees, and Directors be Sold, as aforesaid, may happen to be subject to several such Debts, Charges and Incumbrances affecting such Estates or Interests, as aforesaid, whereby the Sale of such premises may be obstructed; Be it therefore further Enacted by the Authority aforesaid, That it shall and may be Lawful, to and for the said Trustees or Seven or more of them, either to Sell any such part of such premises, Subject to Debt, Charge or Incumbrance affecting the same, as may be sufficient to Clear the Debt Charge or Incumbrance, and thereby clear the residue of such premises Subject thereunto, or to Sell any such Premises subject to such Debt, Charge or Incumbrance, by such Rules and Methods, as aforesaid, to any person or persons, dies politick or corporate, who shall be desirous to purchase the same, subject to such Debts, Charges or Incumbrances, as shall be allowed by the said Trustees, any Seven or more of them, as aforesaid, upon Hearing and Determining the Claim or Claims thereunto; And in case any Mannors, Messuages, Lands, Tenements and Hereditaments hereby Directed to be Sold, stand charged with any rents, charges or other rents, and the same shall, by the said Trustees, or any Seven or more of them, be found Necessary and Convenient to be Sold in parcels, and the whole Estate so charged shall not be Sold together, then it shall and may be Lawful to and for the said Trustees, or any Seven or more of them, and they are hereby required Indifferently, according to the best of their Discretion and Judgment, Apportion such Rent-Charges or other Rents Issuing thereout; and from thenceforth every such Rent Charge or other Rent, shall be chargeable upon,

Contractors not paying their Money in time, shall forfeit one Fifth thereof. Debt, Charge or Incumbrance affecting the same, as may be sufficient to Clear the Debt Charge or Incumbrance, and thereby clear the residue of such premises Subject thereunto, or to Sell any such Premises subject to such Debt, Charge or Incumbrance, by such Rules and Methods, as aforesaid, to any person or persons, dies politick or corporate, who shall be desirous to purchase the same, subject to such Debts, Charges or Incumbrances, as shall be allowed by the said Trustees, any Seven or more of them, as aforesaid, upon Hearing and Determining the Claim or Claims thereunto; And in case any Mannors, Messuages, Lands, Tenements and Hereditaments hereby Directed to be Sold, stand charged with any rents, charges or other rents, and the same shall, by the said Trustees, or any Seven or more of them, be found Necessary and Convenient to be Sold in parcels, and the whole Estate so charged shall not be Sold together, then it shall and may be Lawful to and for the said Trustees, or any Seven or more of them, and they are hereby required Indifferently, according to the best of their Discretion and Judgment, Apportion such Rent-Charges or other Rents Issuing thereout; and from thenceforth every such Rent Charge or other Rent, shall be chargeable upon,

In what case Grants or Abatements of Quit-Rents shall be valid. subject to Debts or Incumbrances, or Rent-charges, may be sold.

in Recoverable out of the Respective Lands so purchased, only according to such the Apportionment, made by the said Trustees, or any Seven or more of them, and Majestie otherwise: Any Law or Statute to the contrary thereof in any wise notwithstanding.

And to the end that all and every the Rents, Issues and profits arising or growing out of all and every the said estates and Interests herein before vested in the said Trustees, may from & after the said second day of November, One thousand Six hundred ninety nine, untill such Sale or Sales be made thereof, as aforesaid, be answered and paid to such Person or Persons as the said Trustees, or any Seven or more of them shall Authorize and appoint to Collect and Receive the same, for the Uses herein after mentioned: Be it further Enacted, That all and every Person or Persons, who are or shall, before the Tenth day of August, One thousand seven hundred, be possessed of any Lands Tenements or Hereditaments by this Act vested in the said Trustees, as aforesaid, shall, before the said Tenth Day of August, One thousand seven hundred, send Notice thereof in Writing to the said Trustees, containing a true Particular of the Quantity and Quality of such Lands, Tenements or Hereditaments, and under what Yearly Rents, Covenants and Contracts the same were or are held and enjoyed, and what is the true and utmost Yearly Value thereof; and upon any wilful Neglect or default thereof, or Fraud therein, shall Forfeit Three Years Value of the Rents and profits thereof; and shall Yield and Pay all and every the Rents reserved and payable of and for the said Estate or Estates, or otherwise Account for the Profits of the same, during their respective Occupation thereof, from the said Second Day of November, One thousand six hundred ninety nine, untill such Sale or Sales so made thereof, as aforesaid, to such Person or Persons, and at such places, as the said Trustees, or any Seven or more of them shall, for that purpose, direct and appoint; And in case any Person or Persons shall refuse or neglect to pay and answer the Rents and Profits of the said Estates, according to such Directions, as aforesaid, That then it shall and may be lawful to and for the said Trustees, or any Seven or more of them, to Direct a Prosecution in the Name of His Majesty's Attorney General of England or Ireland, against the Person or Persons so neglecting or refusing to pay or answer the same, as in case of a Debt due to His Majesty, and when recovered, the same shall be immediately paid to such Person or Persons as the said Trustees, or any Seven or more of them shall direct, to be applied to the Uses, intents and purposes appointed by this Act.

All persons possessed of any Lands, &c. hereby Vested in the Trustees shall before 10, Aug. 1700. give the Trustees a true Account thereof in Writing.

Under penalty of Forfeiting Three Years Value thereof.

And shall answer the profits from 2 Nov. 1699. till the time of Sale.

Under penalty of being prosecuted in the Name of the Kings Attorney General.

And

*And all Fines,
&c. so Vested
in the Trustees
shall be sued for
in the Name of
the Kings At-
torney General.
No protection,
&c. shall hin-
der any prose-
cution in pur-
suance of this
Act.*

*The Trustees
shall not be Ac-
countable to His
Majesty for any
the Rents &c.
of the said E-
states.*

*Purchasers of a
ny the said For-
feited Estates
since the said
13. Feb. 1688.
shall be Dis-
charged of such
part of the pur-
chase Money as
remains un-
paid.*

*The Trustees
shall allow to
such purchasers
since the said
13. Feb. 1688
as shall prove
payment of
their Money
before 10 Aug.
1700. the Sum
of 21000 l. in
proportion to
their payment.*

And be it further Enacted, That all and every the Fines, Penalties and Forfeiture relating to the said Estates and Interests in *Ireland*, and vested in the said Trustees, as aforesaid, shall be also Sued for in the Name of His Majesties Attorne General of *England* or *Ireland*. and when recovered, shall be applied to the same Use as are herein declared, of and concerning the said Estates so vested, as aforesaid.

And be it further Enacted, That no Protection, Wager of Law, or more than one Imparllance shall be allowed to stay or hinder any Suit, Action or Prosecution, which shall be Commenced or Prosecuted against any Person or Persons whatsoever in pursuance of this Act, or any other Matter or thing to be done, in Execution of the same, relating to the said Forfeited Estates or Interests.

And it is hereby Declared and Enacted, That the said Trustees, or the Survivor or Survivor of them, their Heirs, Executors or Administrators, shall not be Accountable to the Kings Majesty, His Heirs or successors, or any other Person or Persons whatsoever, for any Rents, Issues or Profits arising, growing or renewing out of or by any of the said Estates or Interests hereby vested in them, as aforesaid, or for any Quit-rents, Crown-Rents or other Rents with which the same are or were charged to the Kings Majesty, His Heirs and Successors, but shall be and are hereby freed, acquitted and discharged of and from the same, and all Suits, Actions and Prosecutions in respect thereof.

And whereas some Persons may have unwarily Purchased of, from or under several Grantees or others, since the said Thirteenth day of *February*, One thousand hundred eighty eight, part of the Forfeited Estates and Premises, which Practise ought not to be Countenanced; Nevertheless, That such Purchasers may have some Relief therein, It is hereby further Enacted, That if upon any Alienation, Sale, Demise, Contract or Agreement, of or for any of the said Forfeited or Forfeitable Premises, any part of the purchase-Money or Considerations Remains yet unpaid, the payment thereof is hereby absolutely Released and Discharged; and all Securities given for the Payment thereof, are hereby Discharged.

And for some further Relief to all and every such Person or Persons, who have Purchased the Inheritance of any part of said the Forfeited or Forfeitable Estates or Interests, in Possession or Reversion, or from any Grantee thereof, or of or from the Heirs or Assigns of such Grantee, since the said Thirteenth day of *February*, One thousand six hundred eighty eight; Be it further Enacted by the Authority aforesaid, That it shall and may be Lawful, to and for the said Trustees, or any Seven or more of them, and they are hereby Required, in such manner as is herein after mentioned, to allow to and amongst such Purchasers, their Executors, Administrators, or Assigns, the full Sum of One and twenty thousand pounds of Lawful Money of *Ireland*, in Equal proportion, according to the respective Sums of Money Actually paid by every such Purchaser, who shall prove the actual payment of such purchase-money, before the Tenth day of *August*, One thousand seven hundred.

And to the end that the said Sum so Proportionably to be Allowed, as aforesaid, to
 amongst such Purchasers, may be duly Satisfied, It shall and may be Lawful, to and
 the said Trustees, or any Seven or more of them, to give a Certificate under their
 and Seals of the Proportion of the said Sum of One and twenty thousand
 pounds, to which every such Purchaser is Intituled by Virtue of such Allowance,
 aforesaid, which Certificate shall, from the Date thereof, Charge such part of the
 and respectively so Purchased, as aforesaid, as shall be particularly expressed in such
 Certificate, in the Nature of a Statute-Staple, and the like Process and Execution
 and may be had thereon: Nevertheless it is hereby Declared, That no such
 Allowance shall be made to any such Purchaser, who by perception of Profits or
 otherwise hath been Satisfied or Paid his said Purchase-Money: And in such Case,
 in Proportion of the said One and twenty thousand Pounds shall not be allowed, as
 aforesaid.

*The Trustees to
 give a Certifi-
 cate of the said
 Proportions.*

*Which shall
 charge the
 Lands so Pur-
 chased in Na-
 ture of a Sta-
 tute-staple.*

But no such Al-

lowance to be made to Purchasers, who by perception of Profits have been satisfied their Purchase-Money.

And for further Relief of such Purchaser or Purchasers for the Remainder of the
 Purchase-Money Actually and bona fide by them Paid, It is hereby Enacted and De-
 clared, that every such Person or Persons, who by themselves, or any Person on their
 behalf, have Received such Purchase-Money, his, her, or their Executors, and Admi-
 nistrators shall be liable to, and they are hereby strictly Enjoynd and Required to Re-
 pay the Surplus thereof, above such Allowance, as aforesaid, Discounting the Mean
 Profits received by any such Purchaser or Purchasers, their Heirs or Assigns; For
 which, such Purchasers shall have their Remedy by Action of Debt upon this Sta-
 tute, or by Suit in Equity against such Person or Persons who received the same
 for their own Use or Benefit, his, her or their Executors or Administrators, wherein
 Effoign, Protection, Wager of Law, or more than one Imparllance shall be al-
 lowed.

*Persons having
 received such
 Purchase-Mo-
 ney, shall be li-
 able to Repay
 the Surplus to
 the Purchasers.*

And whereas since the Thirteenth Day of February, One thousand six hundred eighty
 eight, divers Persons have entred into and upon several Parts of the said Forfeited E-
 states, and held and enjoyed the same, without any such Grant thereof, as aforesaid, or
 Lawful Title thereunto: Be it Enacted, That every such Person or Persons,
 shall be Responsible for all and every the Profits of the said Premises, during the
 term of their Occupation thereof, and shall Answer and Pay the Value thereof into
 the Receipt of His Majesty's Exchequer in Ireland, on or before the First Day of Au-
 gust, One thousand seven hundred, or in Default thereof, shall Forfeit double the
 Value of the same Profits by him received, as aforesaid.

*Such as have
 Entred upon a-
 ny the said For-
 feited Estates,
 without any
 Grant thereof,
 shall answer the
 Value of the*

Profits during their Occupation thereof into the Exchequer by 1. Aug. 1700. or forfeit double the Value.
 Provided nevertheless, if any such Person or Persons shall, on or before the Tenth
 Day of July, One thousand seven hundred, Discover to the said Trustees, such Lands,
 Tenements and Hereditaments, so by them Enjoyed, as aforesaid, every such Person or
 Persons, are hereby declared to be Discharged of and from any Account of the Pro-
 fits thereof, before the said Second Day of November, One thousand six hundred ninety

*But discovering
 the same by the
 10th of July,
 1700, shall
 be Discharged*

of the Profits thereof before the 2d of November, 1699.

And whereas since the Tenth Day of May, One thousand six hundred ninety five,
 Owners, or Occupiers of several of the said Forfeited or Forfeitable Estates or In-
 terests, or other the Premises, have presumed to commit great Spoil, Waste and De-
 struction upon the same Estates, by cutting down great Quantities of Timber-Trees,
 and other Trees, Woods, Groves and Coppices, and otherwise; Be it further En-
 acted, That every such Owner or Occupier, and all and every other Person and Persons
 who since the said Tenth Day of May, have committed, or at any time before the Sale

*Penalty for
 committing
 or*

*Waste on the
said Forfeited
Estates since
the 10th of
May, 1695.*

or Sales of such Premises, shall commit any such Spoil, Waste, or Destruction, upon the said Lands, Tenements or Hereditaments hereby vested in the said Trustees, every such Offender shall Pay Treble Damages for the same, to be Ascertained by the Trustees, or any Seven or more of them: And for the speedy levying thereof, the Trustees, or any Seven or more of them, shall under their Hands and Seals, make Certificates of the Damages so by them Ascertained into His Majesty's Court of Exchequer in Ireland, for Recovery whereof, the like Execution shall issue forth as in case of a Debt due to the Kings Majesty.

And whereas several of the said Forfeited and Forfeitable Estates and Interests, other the Premises, being charged with Rent-charges, and other Rents, Mortgages and Securities for Money, may have been held and enjoyed by several Persons, who have not duly answered the Rent-charges, and other Rents thereout issuing and payable, nor paid the Interest upon Mortgages and other Securities affecting the same. Be it Enacted, That no such Estates or Interests shall or may be charged for, or in respect of any Arrears of any Rent-charge, or other Rent incurred, or for, or in respect of any Interest that did grow due, during the said late War, or Rebellion in Ireland; And that all and every Sum and Sums of Money, paid out of, or by the Rents and Profits of any such Estate so charged, shall not be applied in Discharge of any Arrears of Rent, or Interest incurred during the said War: And where a Default has been made by any Person or Persons deriving, having or claiming an Estate, Right, Title or Interest, in or to any of the said Forfeited or Forfeitable Estates, or Interests charged with, or liable to the Payment of any Rent-charge, or other Rent or Interest, by, from, or under Your Majesty, and the late Queen, or Your Majesty only, or by Their Heirs, Executors, Administrators or Assigns, in Answering the growing Payments of any such Rents, or Interest-Money, since the Reduction of the said Kingdom, such Person or Persons, who ought to have paid such Rent, or Interest-Money, his, her, and their Executors and Administrators, shall, and they are hereby strictly Charged and Required, on or before the First Day of November One thousand seven hundred, to Pay the same into the Receipt of His Majesties Exchequer in Ireland; or in Default thereof, shall Forfeit double the Sum of the Rent or Interest-Money, so neglected to be Paid.

The said Forfeited Estates shall not be charged with Arrears of Rent or Interest-Money incurred during the late War in Ireland.

Upon Defaulters not Claiming their Right, &c. to the said Forfeited Estates, liable to any Rent-charge, &c. from the Crown (since the Reduction) such Rent, &c. is to be paid into the Exchequer by the 1st of November, 1700 or double the Sum to be Forfeited.

ers not Claiming their Right, &c. to the said Forfeited Estates, liable to any Rent-charge, &c. from the Crown (since the Reduction) such Rent, &c. is to be paid into the Exchequer by the 1st of November, 1700 or double the Sum to be Forfeited.

Provided always, and it is hereby Enacted, That the Powers hereby given to the said Trustees shall not cease or determine by the Decease or Deceases of any one or more of them; And that in case of the Decease or Deceases of any of the said Trustees, the Major Part, being Survivors of them for the time being, or the Major Part of such Survivors (the Four at least) Major Part being Four at the least) shall, and they are hereby Required and Authorized, as Fully and Effectually as the whole Number of Trustees hereby Appointed, any Seven or more of them (being all Living) are hereby Required and Authorized, to Execute and Perform all the Trusts, Powers, Matters and Things in this Act contained, as Fully and Effectually as the whole Number of Trustees hereby Appointed, any Seven or more of them (being all Living) are hereby Required and Authorized, to Execute and Perform the same, any thing herein contained to the contrary notwithstanding.

And whereas by one other Act of this Session of Parliament, several Commissioners therein named are Appointed to take and Determine (amongst other things) the Accounts of Arrears due to the General Officers, and other Officers of His Majesties Army and Land-Forces, and of the Trains of Artillery which Served in the Reduction of Ireland and in the late War against France, and to the Officers of the Hospitals, and the Officers and Gunners of His Majesty's Garrisons, and certain Arrears due to Clothiers, who upon Debentures or Certificates are to be made forth for their Arrears, as in the said Act is Prescribed; And in and by the same, and several former Acts of Parliament

behalf made, Provision was and is made for Stating and Making forth Certificates
 Debentures for the Moneys due for Transport-Service in the said several Acts respec-
 ly mentioned: And whereas several Sums of Money (with the Interest thereof) re-
 Due and Unpaid by Talleys, and Orders Charged on the Aid of Three Shillings
 Pound, Granted in the Eighth Year of His Majesties Reign, and upon the Duties
 Exposed upon Paper and Parchment, by an Act made in the same Eighth Year of His
 Majesty's Reign, and upon Tickets, commonly called Malt Tickets, and upon Bills,
 commonly called Exchequer Bills, made forth by several late Acts of Parliament in that
 Year, and by Talleys and Orders Charged upon the Quarterly Poll, which was Grant-
 ed in the Ninth Year of His Majesties Reign. Now towards the Discharging and Sa-
 tisfaction of the Arrears, Debts and Interest-Moneys aforesaid, so far forth as the said E-
 nactment in Ireland will extend thereunto. It is hereby further Enacted and Declared by
 the Authority aforesaid, That the said Debentures for Arrears, which became due to
 the said Officers, and for Transport-Service, and for Clothing, and the said Talleys,
 Orders, Tickets and Bills, every or any of them, shall and may be Tendred in Pay-
 ment, by any Purchaser or Purchasers of the said Castles, Honours, Manors, Lands, Rents,
 Chattels; Personal Estate, and other the Premises, or any of them, in the
 Kingdom of Ireland, for and in Lieu and Discharge of the Purchase-Money, or Con-
 tribution-Money, or any part thereof, which shall be Contracted or Agreed to be
 paid for such Castles, Honours, Manors, Lands, Rents, Goods, Chattels, Personal
 Estate, or other the Premises respectively, and shall be Allowed, Accepted and Taken
 by the Proper Officers of his Majesties Exchequer at Dublin, as Fully and Freely as if
 the same were Sterling Money: And that in the Acceptance thereof, the Just Sums con-
 tained and specified in such Debentures for the Arrears of the said Officers, and Cloth-
 ing, and the Principal Moneys only contained in the said Debentures for the Transport-
 Service, and the Principal and Interest which shall be then due upon the said Talleys,
 Orders, Tickets and Exchequer Bills, shall be Computed, Cast up and Reckoned;
 and the said Officers in the Receipt of His Majesties Exchequer at Dublin, shall take
 care to keep a Fair Book in Parchment, wherein all the Debentures, Certificates,
 Orders, Bills and Tickets, which shall be so received or taken in, shall be En-
 rolled and Registred; And the said Trustees, or any Seven or more of them, shall take
 care from time to time, at least once in every Thirty Days, during their continuance
 in the Execution of the Powers hereby Reposed in them, to Examine the said Book,
 wherein the Debentures, Certificates, Talleys, Orders, Tickets and Bills which shall be
 taken in, and to Cancel the same Debentures, Certificates, Talleys, Orders, Tick-
 ets and Bills, so that His Majesty and the Publick may be Secured from all further De-
 bts to be hereafter made thereupon; And the said Trustees, or any Seven or more
 of them, are hereby Required and Injoyned from time to time every Three Months
 to perform their Execution of the Powers aforesaid, to Transmit, or cause to be Trans-
 mitted into His Majesties Exchequer of England, to wit into the Office of the Auditor of
 Receipt there, a Fair, Full and True Account of all the Debentures, Certificates,
 Orders, Tickets, and Bills which shall be so taken in and Cancelled, expres-
 sing therein the Date of each Debenture, Certificate, Talley, Order, Ticket and Bill,
 the Names of the Persons to whom the Money was Originally due, so far as the same
 may appear, and the Sums allowed or Discharged thereupon, for the Purchase or
 Contribution-Money, as aforesaid, and the Names of the Persons who received the
 same thereof upon his or their Purchase or Purchases.

*Debentures for
 Arrears to the
 Officers of the
 Army, and for
 Transport Ser-
 vice, and for
 Clothing the
 Army, and Tal-
 leys or Orders
 on the 3s. in the
 Pound Anno 8
 W. 3. and up-
 on Paper and
 Parchment, and
 Malt Tickets,
 and Exchequer
 Bills, and Tal-
 leys or Orders
 on the Quarter-
 ly Poll, An. 9.
 W. 3.
 shall be taken
 as Sterling Mo-
 ney in Purcha-
 sing the said
 Estates.
 And the Inte-
 rest shall be al-
 lowed on the
 said Talleys and
 Orders, Malt-
 Tickets and Ex-
 chequer Bills.
 Which Deben-
 tures, &c. so
 taken in, shall*

and Cancelled, and an Account thereof transmitted to the Exchequer in England.

It is hereby further Enacted by the Authority aforesaid, That all the Moneys
 by virtue of this Act, within the said Kingdom of Ireland, (other than and ex-
 cepted as by any Special Clauses or Directions in this Act contained) is
 applied to other Uses or Purposes in this Act particularly expressed) shall be Ap-
 propriated

The Moneys arising by this Act (not hereby otherwise applied) shall be appropriated. To the said Officers Arrears, Transport Service and Clothing, and to the Principal and Interest due on the said Talleys and Orders, Malt Tickets, and chequer Bills only.

propriated and Applied, and are hereby Appropriated to, and for the Satisfying, ing, and Discharging of the said Officers Arrears, and the Debt Owning for the Transport Service and Clothing, and the said Debts, and Interest-Moneys Owning Payable as well by Talleys and Orders, as upon Tickets and Exchequer Bills, as aforesaid, and to none other Use, Intent or Purpose whatsoever, under the like Penal Forfeitures and Disabilities to be incurred, for Diverting, or Misapplying the of any Part thereof, as are to be incurred by this Act for Diverting or Misapplying any the Moneys arising by the Land Tax, or Assessments in England, hereby Granted and Appropriated, as aforesaid.

Penalties for Misapplying the same.

Provided always, and it is further Enacted, That out of the Moneys arising by the Allowance Act within the Kingdom of Ireland, as aforesaid, there shall be Paid unto Henry to the Commissioners for Enquiring into the said Forfeited Estates, and to their Secretary, out of the first Moneys arising by this Act

of Drogheda, of the said Kingdom of Ireland, the Sum of One thousand Pounds of Lawful English Money, or so much Lawful and Current Money of and in Ireland shall be equivalent to One thousand Pounds of Lawful English Money in England; To Francis Annesley Esquire, the like Sum of One thousand Pounds of like Money; To Trenchard Esquire, the like Sum of One thousand Pounds of like Money; To Hamilton Esquire, the like Sum of One thousand Pounds of like Money; To Henry Ford Esquire, the like Sum of One thousand Pounds of like Money, for the great services by them respectively performed, as Commissioners, in Execution of certain Trusts which were in them reposed, in the Act of Parliament made in the Tenth Year of Majesty's Reign, Entituled, *An Act for Granting to His Majesty the Sum of One thousand four hundred eighty four thousand and fifteen Pounds one Shilling eleven Pence three Farthings* Disbanding the Army, Providing for the Navy, and for other Necessary Occasions: And to Sir Richard Leving Knight, the Sum of Five hundred Pounds of like Money; And to Sir Francis Brewster Knight, the Sum of Five hundred Pounds of like Money, in consideration of their Expences in Execution of the same Trusts by the Act of Parliament last mentioned: And to James Hooper Esquire, who was Secretary to the Commissioners appointed by the Act last mentioned, the Sum of One thousand Pounds of like Money for the great Services by him performed in that Employment, the same to be Paid them or their Assigns respectively, out of the first Moneys which shall arise in Ireland. Virtue of this Act, any thing herein contained to the contrary notwithstanding.

Out of the Moneys arising by this Act, an Allowance of 1500 l. per Annum, to each of the said Trustees from 25 Mar. 1706

payable Quarterly during their Execution of this Act respectively: And Moneys to be Imprested for paying the Salaries of their Inferiour Off-

Provided also, and it is hereby Enacted by the Authority aforesaid, That out of the Moneys arising by this Act in Ireland, as aforesaid, each and every of the said Trustees (who are herein particularly named) for his Labour, Pains and Service in the Execution of the Trust hereby reposed in him, shall have and receive, to his own Use, after the Rate of Fifteen hundred Pounds per Annum of like Money, as aforesaid, from the Five and twentieth day of March One thousand seven hundred, and to be paid and payable Quarterly by Equal Portions, during the continuance of every such Trustee in the actual Performance and Execution of his Trust; And that out of the same Moneys arising in Ireland, as aforesaid, there shall be Paid to such Person and Persons as the said Trustees, or any Seven or more of them, shall Nominate, by way of Imprest, and upon Account, such Sums of Money as shall be necessary to pay the Salaries of Inferiour Officers to be Employed in the Execution of this Service, as to them, or any Seven or more of them, shall seem meet; And that all the Sums of Money hereby allowed to be Paid for Salaries, Rewards and Incident Charges, as aforesaid, and also the said Sums of Money authorized to be Furnished or Supplied out of the Moneys arising by this Act in Ireland, shall and may be Issued and Paid out of the same, at the Receipt of the Majesty's Exchequer in Dublin, or by the Hands of any Receiver or Collector of the

keys, by the Warrants and Orders of the said Trustees, or any Seven or more of them, and not otherwise, and without any other Warrant or Authority in that behalf shewing herein contained to the contrary notwithstanding.

which Allowances with the 2000 l. for former Purchasers shall be paid out of the Exchequer in Ireland by the Trustees Warrants, without any other Authority.

provided also, and it is hereby Enacted by the Authority aforesaid, That it shall and lawfully be Lawful, to and for the said Trustees, or any Seven or more of them, to make and so many of their Contracts for Lands, or other the Premises aforesaid, for the Money to be Paid in Lawful and Current Coins, as that they may be Enabled (thereunto, and with the like Money which shall arise in Ireland, from Rents, Mesne Profits, Debts to be Recovered, or otherwise by Virtue of this Act) to Discharge and Satisfy, not only the said Rewards, Salaries, Incident Charges, but also all particular Payments whatsoever by this Act Appointed to be Made and Satisfied in Money out of the same, according to the true meaning of the same; And in Case, by the Sale of the Estates, or otherwise upon this Act, there shall arise into His Majesties Exchequer in Dublin, more Money in Specie, than shall be sufficient to Discharge the said Salaries, Rewards, Incident Charges, and all particular Payments hereby Directed to be Satisfied in Money, as aforesaid, Then the said Trustees, or any Seven or more of them, by their Warrants or Orders, Cause all the Overplus of the Moneys so arising in Ireland, to be Transmitted, Sent, and Paid into the Receipt of His Majesties Exchequer in England, and to Discharge such of the said Arrears, Debts and Interest-Moneys (whereunto the same are hereby Appropriated, as aforesaid) as shall not be Discharged or Satisfied by the Application of Debentures, Certificates, Talleys, Orders, Bills or Tickets, as aforesaid, and such Overplus shall Remain in the said Receipt of Exchequer in England, till the same shall be Disposed for or towards the said Uses or Purposes, and in such Proportion, Course, Order and Form, as shall be agreed by Parliament; Any thing herein contained to the contrary withstanding.

the Overplus shall be Transmitted to the Kings Exchequer in England, for the appropriated Uses.

and it is hereby Enacted and Declared, That the Salaries of the said Trustees, and of their Inferiour Officers, shall not be liable to any Taxes or Assessments, by any Act of Parliament made or to be made, either in the Kingdom of England or Ireland.

and be it Enacted by the Authority aforesaid, That where any Officer or Officers, or any other Person or Persons hath, or have taken any Grant or Grants of any Forfeited Estates or Interests in Ireland, in lieu of Arrears of his or their Pay, or of any Debt or Sum of Money due from His Majesty, and hath or have Released or Discharged His Majesty of and from the same, such Officer and Officers, or other Person or Persons, shall be equally Entitled to such Arrears, Debt, or Sums of Money, as if no such Release or Discharge had been made or given for the same.

and Released His Majesty of the same, they shall be Intitled to such Arrears and Debts as if not Released.

provided always, and be it Enacted, That the said Trustees, or any Seven or more of them, shall and may, and they are hereby required as soon as conveniently may be, on or before the said Twenty fifth Day of March, One thousand seven hundred and one, by Bar-ter, or Sale to be Inrolled, as aforesaid, to Convey all and every the Rectories Improvements with the Tythes, Oblations, Obventions, Gleaves, Advowsons of Vicarages, and other things thereunto severally and respectively belonging or appertaining, which have been by reason of the said Rebellion, and herein before Vested in the said Trustees, to such Person or Persons, and their Heirs, as the Bishop of each Diocese, wherein such Rectories Improperly are, shall nominate and appoint, upon Trust nevertheless, and to the Intent and purpose that the Profits thereof shall be Disposed and Employed, from the said Second Day of November, One thousand seven hundred and one, to the said Trustees, or any Seven or more of them, for the said Uses.

Employing the Profits thereof for 20 years, from 2 Nov. 1699. in Re-building or Re-pairing Parish-Churches.
And afterwards in Augmentati-on of small Li-vings.

fix hundred ninety nine, for the space of Twenty Years thence next Insuing, in building or Repairing such Parish-Churches within the said Kingdom of Ireland, as the Lords Justices, Lieutenant General, or other Chief Governor or Governor of the said Kingdom for the time being, by and with the Advice and Consent of the Bishop of each respective Diocese for the time being, shall Direct or Appoint: After the Expiration of the said Term of Twenty Years, for the perpetual Augmentati-on of such small Rectories or Vicarages within the said Kingdom of Ireland, as the said Lords Justices, or Chief Governour of the said Kingdom, by any Writing under his or their Hands and Seals, with Consent of the Bishop of each Diocese, where any such Augmentation shall be made, shall Direct or Appoint; which Appointment shall, before the Five and twentieth day of March, One thousand seven hundred and three, be Made and Inrolled in the Court of Chancery in Ireland, as a perpetual Memorial thereof.

And be it Enacted by the Authority aforesaid, That nothing herein contained shall extend to make void a Grant of Fifteen hundred Pounds Sterling, made by his Majesty and Her late Majesty, to any Person or Persons, out of the said Forfeited Estate for the Repair of the Cathedral or other Churches in the City of Limerick in Ireland, for or in respect of the said Fifteen hundred Pounds only, or to make any such Person or Persons Accountable to the said Trustees for any such Sum of Money already received, or to be Received for that purpose: Nor to make Void a Grant made by the Lord Viscount Sidney, now Earl of Romney, of One Piece of Ground in the Neighbourhood of the City of Cork in Ireland, on which a New Church is lately Erected and Consecrated, for and in respect of the said Piece of Ground only.

And for the Grant of the Earl of Romney, of a piece of Ground in Cork on which a New Church is Erected.
And for the Kings Grant to Col. Richard Gorges, for him, and his Father Doctor Robert Gorges, under the Act of Settlement.

Provided always, and be it Enacted, That nothing in this Act contained, shall extend, or be Construed to Extend to Vacate Letters Patents made by His present Majesty to Colonel Richard Gorges, for Confirmation of his Title to certain Lands Claimed by him, and his Father Doctor Robert Gorges, under the Acts of Settlement and Expiration; and of which his said Father was in Actual Possession for the Space of Twenty Years before the late Rebellion in Ireland.

And whereas Charles Lord Baltimore of the Kingdom of Ireland, was by mistake lawed for the said High Treason, and by Reason thereof hath long since obtained the Trustees any Majesties Letter for Reversing of the said Outlawry; But by reason of his Age and infirmities, hath not yet been able to go into the said Kingdom of Ireland to Reverse the same: Be it therefore Enacted, That nothing herein contained shall be Construed to Vest in the said Trustees, any Lands, Tenements or Hereditaments of or belonging to the said Lord Baltimore; And that the said Lord Baltimore shall and may Reverse the said Outlawry, and Hold and Enjoy all and every the Lands, Tenements and Hereditaments, whereof he was at any time Seised; any thing herein before contained to the contrary thereof in any wise notwithstanding.

Provided always, and it is hereby further Enacted, That nothing herein contained shall take from, or be Construed to take from Edward Gohagan of Castle-Town in the County of West-Meath, the Benefit of any Order or Warrant obtained or to be obtained from His Majesty, for Reversal of his Outlawry, and passing his Pardon of his Outlawry, and Passing his Pardon, but all and every such Orders or Warrants obtained, for Reversal or Pardon be Effectual and Valid in Law; And that the said Edward Gohagan may be Restored in Blood, and Injoy his Estate; any thing in this Act to the contrary notwithstanding.

Proviso for Edward Gohagan of Castle-Town in West-Meath, for the Reversal of his Outlawry and Enjoying his Estate.
 And whereas Colonel Thomas Dungan, commonly called Earl of Limerick, Brother and Heir of William late Earl of Limerick, Attainted of High Treason Committed in Ireland, hath been always Loyal and Faithful to, and Performed great Services for this Kingdom

is now Due to the said *Thomas Earl of Limerick*, a considerable Sum of Money ling the For-
 is Disbursements against the *French and Indians of Canada in America*, and for seized Estate of
 interest thereof, and for Arrears of Pension of Five hundred Pounds per Annum, William
 red to him by the late *King Charles the second*, in Consideration of his Losses, by late Earl of
 ing the Service of the *French King*, and entering into the Service of *England*; Be it Limerick, (in
 ted by the Authority aforesaid, That the Estate of the said Earl of Limerick, for- case his Bro-
 for the Treason aforesaid (in case the said *Thomas Earl of Limerick* make no ther and Heir
 m, as aforesaid, thereunto, within the time limited by this Act) shall be Sold Thomas Earl of
 he most that can be made thereof, according to the Purport of this Act: And out Limerick
 e Moneys arising thereby, the said *Thomas Dungan*, now called Earl of Limerick, make no Claim,
 his Assigns, shall be Intitled to have and Receive the Sum of Eight thousand Pounds as aforesaid)
 Recompence, Satisfaction, and Barr of all Debts and Moneys due to him, or and Allowing
 he may Claim or Pretend to for his Disbursements and Service, and Arrears of out of it 8000 l.
 on aforesaid, and in full Barr and Satisfaction of all his Demands, Claims, and to the said
 nces of, in, and to the said Estate; any thing herein contained to the contrary Thomas Earl
 of Limerick, in
 standing.

all his Debts, Disbursements, Services and Arrears of Pension, and Pretences to the said Estate.
 provided nevertheless, and it is hereby Enacted and Declared, That nothing herein
 ined shall extend to determine, or make void any Grant, Provision, or Appoint- Not to make
 made by His Majesty, or the late Queen, to or in Trust for the Use, Benefit or void a Grant
 nce of the Wife of the late Lord of *Kenmare*, of the Kingdom of *Ireland* or her from the
 ren, or the Wife or Children of *Dudly Bagnal*; but that such Grants, Provisions or Crown, for the
 intments, shall be holden and enjoyed during the Lives of their said Husbands Benefit of the
 ively. Wife of the

Kenmare, or her Children, or the Wife or Children of *Dudley Bagnal*.
 provided nevertheless, That nothing in this Act contained shall extend to Deprive Nor to deprive
 the Wife of *Christopher* late Lord *Slane*, of the Kingdom of *Ireland*, of her Right and Ann the Wife
 in Equity to a Jointure, in Case she Survive her said Husband, nor to her sepa- of Christopher
 Maintenance during Coverture, out of the Estate of the said late Lord *Slane*, which late Lord *Slane*,
 as Intituled to by vertue of her Articles of Marriage, made before the Thirteenth of her Equity to
 of February, one thousand six hundred eighty eight, and which could not be Exe- a Jointure and
 by Settlements, in pursuance of the said Marriage-Articles, by reason of the Mino- separate Main-
 the said late Lord *Slane*, of which Right and Title the Trustees, or any Se- tenance.
 more of them, are to Determine, as in all other Case of Incumbrances.

and whereas in Consideration of the Eminent and Faithful Services of Sir *Thomas* Not to set aside
 ergast Baronet, and *Francis De la Rue* Esq; by their timely Discovery of a Wicked the Grant made
 ratorous Conspiracy to Assassinate His Majesties Sacred Person, His Majesty was to Sir *Thomas*
 ussily Pleased, by one or more Grants, to Grant unto the said Sir *Thomas Prender- Prendergast*
 and his Heirs, divers Lands, Tenements and Hereditaments, part of the said For- ronet, or Fran-
 Estates and Interests in *Ireland*; and likewise by one or more Grants was Plea- cis De la Rue
 Grant unto the aforesaid *Francis De la Rue*, and his Heirs, divers Lands, Tenements Esquire, who so
 hereditaments, out of the said Forfeited Estates and Interest in *Ireland*, Be it there- timely disco-
 nacted by the Authority aforesaid, That nothing in this Act contained shall Ex- dered the As-
 be Construed to Extend to avoid or set aside the aforesaid Grants herein men- sassinatation Plot.
 to have been made to Sir *Thomas Prendergast* Baronet, or *Francis De la Rue* Esq; but
 the said Grants are hereby Ratified and Confirmed.

and whereas also Doctor *John Leslie*, the Widow, and Children of Colonel *Henry*
 deceased, late Governour of *London-derry*, and Captain *James Roch*, in Considera-
 of the Great and Eminent Services by them the said Doctor *John Leslie*, Colonel
 and Captain *Roch*, respectively performed in the Siege of *London-Derry* during the
 rebellion in *Ireland*, are Intituled to some Parts of the said Forfeited Estates and
 in *Ireland*, by Grants from His Majesty, or from His Majesty and the late
 which Grants will by this Act be avoided, and the Estates vested in the said
 Trustees:
 Proviso for the
 Grants made to
 Dr. John Leslie

John Baker, eldest Son of Colonel Baker, and his Heirs, upon the Trusts in the said Grants mentioned, for the Benefit of his Mother James Roch, for Brother and Sisters, and also the Grant and Grants made to the said James Roch, Eminent Services in the Siege of London, and remain in full Force and Virtue, according to the Purport and Effect of the several and respective Grants; Any thing in this Act contained to the contrary thereof in any wise notwithstanding.

And for saving the Grant and Release to Sir Christopher Wandesford Baronet, of all the Claims and Demands of certain Natives of Idough, called Brenans for a Legacy Granted to Wandesford Baronet, from the Natives of Idough, called Brenans, notwithstanding the Outlawry of the said Brenans.

And for saving the Grant in Trust for the Children of Sir Charles Porter, late Lord Chancellor of Ireland; But that the Trust for the Children of Sir Charles Porter late Lord Chancellor of Ireland.

The Debts of Moneys owing on or since Feb. 1688. to Persons Convicted, or Attainted, as a Debt, payable by said, or any others in Trust for them, or any of his Lands or Tenements, shall be James Duke of Ormond, or chargeable on his Estate, are in Consideration of his great Losses and Services Remitted.

Proviso for the Portions and Maintenance of the Daughters of the late Sir Valentine Brown, commonly called Lord Kenmare, shall and may have Enjoy the Proportions and Maintenances Settled, Charged, and Provided for them by Deed and Will of the said Sir Valentine their late Father, according to the true Intent of the said Settlement and Will; the Outlawry or Attainder of the said Sir Valentine or any thing in this Act to the contrary thereof in any wise notwithstanding.

Proviso for 6000 l. among the Ladies Margaret, Elizabeth and Catherine, Daughters of Calaghan Earl of Clancarty, the Sum of six thousand Pounds, equally to be divided amongst them for their respective Maintenance and Portions out of the Produce of the Earl of Clancarty's Forfeited Estate; any thing therein contained to the contrary notwithstanding which Sum of Six thousand Pounds is hereby declared to be in full Satisfaction of the Claims and Demands of the said Daughters, or any Claims of theirs, or any Claims in Trust for them under their late Mother.

Proviso for Dorothy Barones Dowager of Upper Ossory a Grant from His Majesty for Ninety nine Years, if she Live so long, of certain part of the Estate of her late Husband, in the Queen's County, being exceed the clear Yearly Value of Eighty Pounds.

And the Kings Grant of Lands for her Life, not exceeding 80 l. per Annum.

F I N I S.



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